J.

F-1 pg 10+6

Hereby 21.5. Mail; Directed To: Sudiciary Commission of Sudicial Conduct for the State of Texas Post Office Box 12265 Austin, Texas

4, Millen R. Hinsen, on this 27th day of April, 2021, om confacting this judiciary division, in re, needing (2) copies of any and all forms used thereat the filing process forthwith this entity.

Service of Processi

Aegal Mail D202 Millon R. Hinson-910 S. 27th St. Abilene, Texas 79602 ABILENE TX 796 24 APR 2021 PM 27

F-1

Sudiciacy Commission of Sudicial Miscooduct to the State of Toxas
Post Office Box 12265
Austra Texas 78711

222: 1400 A. Hinson 910 S. 2011 St. 182: 60 Levas Recieved bil 79602 APR 30 2021: or or APR 30 2021: or or APR 30 2021: or or 4. F-1 703086

Information Sheet

The State Commission on Judicial Conduct is an independent judicial agency created and authorized under the Texas Constitution to investigate and prosecute allegations of judicial misconduct or disability filed against Texas judges. A judge commits judicial misconduct if he or she is found to have willfully or persistently violated one or more of the mandatory provisions found in the Texas Code of Judicial Conduct. A judge may also be disciplined for incompetence or for engaging in willful or persistent conduct that casts public discredit on the judiciary or on the proper administration of justice. In egregious cases of misconduct or disability, a judge may be suspended or removed from office.

The Commission has jurisdiction over all Texas judges, including appellate, district, associate, magistrate, constitutional county, statutory county and probate, justice of the peace and municipal court judges. Retired or former judges who consent to sit by assignment are also subject to Commission jurisdiction. Although all judicial candidates are required to comply with the Texas Code of Judicial Conduct, the Commission, cannot investigate or discipline a candidate who is not a judge at the time the alleged misconduct is said to have occurred. There is no statute of limitations barring the Commission from investigating or sanctioning a judge, even after he or she has left the bench, for misconduct that occurred during his or her term in office.

The Commission has no authority over federal judges, mediators, arbitrators, or administrative hearing officers.

The Commission has a 13-member board of judges, citizens, and attorneys appointed by the Supreme Court, the Governor, and the State Bar of Texas respectively. They are all volunteers, who serve six-year staggered terms. Many of the members are required by law to be from different areas of the state. The Commission meets approximately six times per year and disposes of approximately 1,000 cases or more every year. All complaints are reviewed, analyzed, investigated as appropriate, and presented to the Commission at a regularly scheduled meeting for its consideration and disposition.

Commission meetings are not open to the public, nor are they subject to state open meetings laws.

The Commission receives and processes thousands of writings each year, approximately 1,100 of which are opened and assigned a case number. Complaints sent by fax or email are not accepted, nor will oral complaints be taken over the telephone. The Commission has the authority to accept anonymous complaints as well as complaints from confidential sources. In some instances, reports from the media may lead to an investigation and disciplinary action against a judge.

Some complaints can be resolved more quickly than others. On average, most cases will be presented to the Commission within 4 to 6 months of filing. Depending on the number and complexity of issues presented, as well as the level of cooperation from witnesses and the respondent judge, some cases may take as much as 12 months or longer to resolve.

The Commission is not an appellate court. It cannot change or overturn the decision of any judge, remove a judge from presiding over a case, award relief or damages, issue fines, represent litigants, or give legal advice.

Revised: January 2008

Memorgadum In Error

L. The victim agrieved Milton R. Hinsonydo on This 30 day of April 20 21 under the maximum. penalties of perjury allowed by authority and hereby this legally binding document filed with the Sudiciary Commission, memorandum in error That is directly Praceable to the untawful eause of TCSOP being in Latt direct Lautz and in direct violation of illegally impeding access to a Legal Library, of which, is, inter alia, mandaled by innumerable laws, required for all Yegal processes of all courts in all time periods that one is deprived of life, tiberty, and properties while in The continement of any jail, hospital, or similar imprisonments and is a requirement for the Admissible filing with any official or his designee, any commission, political subdivision or other administrative agency, and The Higher Courts Thereof.

Case 1:21-cv-00564-LY-ML Document 1-2 Filed 06/23/21 Paga 6 of 57 o **State Commission on Judicial Conduct** PO Box 12265 Austin, TX 78711-2265 Tel. (512) 463-5533 · Toll Free: (877) 228-5750 **Complaint Form** If you are filing a complaint about more than one judge, please use a separate form for each judge. • You may complete this form online before printing. • Send the completed form and any additional pages or related documents to SCJC. Please note that faxed complaints will NOT be accepted. * Indicates required fields. *Judge: Confact Clerk Tamma Robinson *Court Number: Confact Clerk Tammy Robinson *Your name: 1. M. Iton R. Hinson *Mailing Address: 910 S. 22 th *City and County: Taylor County, Texas *City, State Zip: Abilene, Texas 79602 *Date of Birth: Irrelevant Evening () Confact Clerk Tammy Addisson Your Phones: Day () illelevan 7 Best time to call you: 10-4 $\nearrow A.M.$ $\nearrow P.M.$ Cell/Other (____) recelevan 7 If your complaint involves a court case, please provide the following information: DPre-Trial Cause Number: 15598 - P _____ Status of your case: Pending Concluded On appeal Your attorney: <u>irrelevant</u> 70 your Opposing Attorney: Con Tack Clark Tommy R. 300 Ock St. City/Zip: ASilene, Texas Phone Number(s): 200 rolevancy See- Directory PLEASE FILL IN ALL INFORMATION AVAILABLE FOR ANY WITNESSES (attach additional pages as needed) Pocumentary Evidence Address: _ Address: Phone Number(s): Phone Number(s): What did this person witness?, What did this person witness? If you are submitting documents, please provide copies, not originals. I understand that as part of the Commission's investigation the judge may be provided a copy of this complaint. Please note - the Commission will do its best to maintain your confidentiality, if you so request. However, it may not be possible for us to pursue our investigation without revealing your identity at some point. If it is necessary to reveal your identity directly to the judge, we will advise you before proceeding.

*I request that my identity be kept confidential. Yes

Another State agency News media Attorney Friend

*Signature: Mildon R. Hinson *Date: April 29, 2021

How did you hear about the State Commission on Judicial Conduct? (please select one) State Bar of Texas

X No

Details of Complaint

F-1 pg. Gof 6

7.

*Signature:

Please type or print the factual details of your complaint in the space provided below. Please include the date(s) of the alleged misconduct. If more space is needed, attach additional sheets. Please sign and date each additional sheet. Your complaint should be as specific as possible, PLEASE DO NOT CITE CASE LAW IN YOUR COMPLAINT.

*Date(s) of Alleged Misconduct of Judge: April 23, 2021
*Factual Details of your complaint against Judge:
See-MOTION AND CADER FOR EXTENSION
Document I.D No. REF-ACB-100-AAA, Pages
10+8-80+8 attacked to this document and ay
Contents thereof, in se, Pre-Indictment Phase
See- Legal Library and and I dil
Substantive dans Sees Lead fil
Judicial Misconduct in the Legal Matters of See-Legal Library and or Law Library. Substantive Law: See-Legal Library Adjective Law: See-Legal Library
The state of the s
WHEREFORE, This (15) page document of documentary
WHEREFORE, This (15) page document of documentary evidence is presented to this Judiciary Division That does act on behalf of the State of Texas
That does act on behalf of the State of Towns
on This 29th day of April, 2021, to act in
accordance with all el-222 -
accordance with all statutes, Texas Codes of Judicial
Conduct, and Yegatities opplicable therein the
duties of the Judiciary Body for the State of Texas, in re, Judicial Miseouduet directly Fraceable
lexas, in re, Judicial Misconduct directly Fraceable
to the cause of judgements contrary to the
requirements of law and trabilities thereof.
No phase or Pre-Phase of Court is tegat to Howing Thereafter either party is untawfully impeded "By The Court" of mandatod tegatities Therein That phase or pre-phase. See- Page 15 of This closument)
either party is unfautally impeded "By The Court" of
manda Lod Tegatities therein that place or pre-phase.
Dee- Mage 13 of this clocument)
*Printed Name: Wilfer R. Wissen

*Date: April

<u>8.</u>	F-1 Page lof8
FOR THE STAYE	OF YEXAS, COUNTY OF TAYLOR
and the second of the second o	
lase No.	Appendix I.A.
Document Y.D. No	AEF-ACB-100-AAA
	Appendix I.B.
De Lendan 7	Milton A. Hinson
Service of Process	10 5. 29th 5t. Abilene, Texas 79602
	79602
Judge Presiding	Appendix I.C.
D. A. D. D. J	
Eterk of Court	FILED:

9. F-1 Page 208

MOTION AND ORDER FOR EXTENSION NOW INTO COURT on This 14th day of April 2021 comes the defendant, Milton R. Hinsen, appearing personally, who does move, in re, Order for Extension. FOR THE PURPOSE OF CORRECTIONS in the legal matters accrued thereby resterating obstinate flagrant unlawful errors and unlawful faults illegally encompossing, inter atia, both substantive taw and adjective taw That is a resulting factor unlawfully ratervening in matters that are in direct retenance to being deprived of life, liberty, and property Thereunder non-accordance with prisoners rights, and further unlaw tully impeding Lunetiens of the de lense, untawfully abstructing The defense, and retarding the defense, thereof, done by pacties other than the detendant, of which, due to Being emprisoned, The Detendant Had & Alle or No Control of, including but not limited to the forthcoming

F-1 Page 3 of 8

innumerated untawful particulars tiled hereby This document and now existing on the face of the record tegal defects and procedural defects that do, in fact, slow cause, and are provided by The defendant and shown below henceforth herein This document DWtence, An Honorable State Librarian of Law provided legal informations, of which, Leing the contents of Certified Mail "Stolen by Tisop staff". (See-Untawful Interference with U.S. Mail U.S. C.S. & Appendix III.A.) (See-Obstruction of Process) @ Taylor Courthouse Legal Library (See-Public Law hibrary) serving to provide material not applicable to the de tense or necessitous to the detense (See-Bias Wanton Negligence) (See-Obstruction of Process) Digytor County Sheriff who has undertaken responsibility and obtigation to provide a Legal library, mandated by Yow to provide a legal library, is paid by the state to provide a legal tibrary, is the

party of tieble fouth for any and all forseable lisk, in re, interaction personal tosses, injury, and tegal injury. That would have been prevented had there existed the tegal library, of which is a requirement to tegally sustain any hearings, any tegal judgements rendered, and ittegal prosecution thereworder Appendix IV. A. and to be in accordance with Appendix IV. B. in the time periods precedent to any and all hearings, and in the present any and all pending legal matter (See-Lietility) (See-Liebility) (See-Liebility)

FURTHERMORE, shall this motion be denied it would, in fact, according to the taws that govern, be a fault diability acrissing thereof the being unlawfully denied a legal tibrary as prescribed by law.

F-1 Page 50f8

APPENDIX

I.A. According to taylor county courthouse documents provided to the detendant The Case No. is and I do quote "Unindicted". I.B. This is not a regally facilitating jurisdiction and this jurisdiction does not have a legal library. I will not be held criminally diable for Taylor County Sheriff, Ricky Bishops Official Undertaken Liabilities. (See-Gross Negligence) I.C. This has not been provided to me (name of judge presiding) however, That is not a negligence of the detendant. III.A. Appendix III.A. cannot be provided without the use of a legal library. (See-Law Library) W.A. Legal Library required for this appendix. IV. B. Legal Library required for this appendix.

F-1 Page Gof8

I, The moverty Milton R. Hinson, on This

14th day of April , 20 21, do hereby

This document, under the maximum penalties of

perjury allowed by authority attest that all

contents provided by the movent thereby this

tited motion tited with the Court to be,

in procesenti, in relevancy to the toregoing days

following in Time thereatter a february 4, 2021

"Miranda Hearing" to be tally true and correct.

Mark

Signature

M. Itan R. Hinson

F-1 Page 70f8

ORDER

WHEREFORE, The pleading filed shall be sustained correcting the illegal innumerable causes shown within The contents of teregoing legalities of this affached motion Aerein this affached motion; clt is hereby Order of This Honorable Court Motion Granzed for day Extension. Motion Granted for day Extension and defendant be shipped to Jones County and held in a tegatly tunctioning facility. The Detendant, Millon R. Hinson, Be released pending Internal Affairs Investigation into Plese legally binding matters. FURTHERMORE, II is Order That The defendant De Ordered to remain in the jurisdiction thereof the investigation for the tength of that Internal Investigation of untawful police conduct by obstruction

	F-1 Page 80f8
Taylor County Sher	ilt Ricky Bishopprovide
CONTRACTOR OF A CONTRACTOR OF	
Udn Re, points e	of taw ease dismissed
ORDER TO BE SERVED	UNDER SEAL; HEREBY US MAIL
TO BE SCAPEN	OND SENT SENT, HERED AS WINNE
Taylor County Sheriff Service of Processi	Picky Bishop Adult Detention Center 910 5. 27th St. Abilene, Texas 79602
en e	79602
Movant's Service of Process	Milton R. Hinson 910 S. 29th St. Abilene, Texas 79602
Signed on This	day of 20
	Honorable Judg e Presiding
en e	a manusana ang ang ang ang ang ang ang ang ang
and the state of t	
and the second s	
and the second of the second o	garag wann i saang mara saa saa saan garag maraa ay saan ay saan saan ay saan isaa wan saan saan saan saan saa Taraa

F-1 Page 15

NOLO LAW, 16th EDITION, CHAPTER 27, pg. 583

Access To Legal Materials

Judges have acknowledged that Jegat Rights
may be meaningless, unless the accussed has
full ability to enforce them. Inmates
Therefore have a "Right of Access" to the
eourts, to comply with this, tederal, State,
and Jocal Prison Officials must provide pretrial inmates with either an adequately
stocked jail legal tibrary or help from
a paralegal. Prisons must also provide
supplies necessary to Life court documents.

Noto Law, 16th Edition, the erim law handbook, Chapter 27, Prison Rules, Page 583.

F-1 Grievance 17. The Sudiciary Division for Hereby U.S. Mail The State of Yexas P.O. Box 12265 Agains 2: Austin, Texas dn Response To: The untawful dereliet response shown by This Judiciary Division and state actor, in re, the April 29, 2021 Filing of judicial misconduct by form I, S.O.# 124924, on This 18th day of May 2021, do hereby Lite grievance agains 7 The judiciary division, in re, Wanton Negligence, Breach of Duty, and Negligence Perse, in re, " when The Commission Recieves Information Concerning A Threat to The Satety Of A Dotendant, Person, Or Persons" accissing Theretion filed reported Sudicial Misconduct Ex DeTicto.